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7	REVINJANIES STRUTZ		
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	Case No. 1:20-cr-00217-JLT-SKO	
12	Plaintiff,	STIPULATION TO MODIFY CONDITIONS OF PRETRIAL RELEASE; ORDER	
13	vs.	OF TRETRIAL RELEASE, ORDER	
14	KEVIN JAMES STRUTZ		
15	Defendant.		
16			
17			
18	IT IS HEREBY STIPULATED, by and between the parties, through their respective		
19	counsel, Assistant United States Attorney David L. Gappa, counsel for plaintiff, and Assistant		
20	Federal Defender Eric V. Kersten, counsel for defendant Kevin Strutz, Request that Mr. Strutz'		
21	conditions of Pretrial Release be modified to facilitate Defendant's self-surrender to the Federal		
22	Bureau of Prisons. Pursuant to a request by Pretrial Services Officer Renee Basurto, the parties		
23	stipulate that Defendant may report to the Pretrial Services Office located at 501 I Street in		
24	Sacramento, California to have his location monitoring equipment removed. Officer Basurto has		
25	advised that while the Federal Building wil	l not be open that day, her supervisor will be present	

Defendant's Pretrial Release conditions currently include location monitoring and a curfew. [Doc. 57, condition 7(b)]. To allow retrieval of Strutz' location monitoring equipment,

outside the building to retrieve the equipment.

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1	and to permit him to travel to the state of Minnesota to surrender to Federal Bureau of	
2	Corrections. The parties stipulate that condition 7(b) shall be modified to provide:	
3	between the hours of 4:00 pm on January 15, 2024, and	
4	12:00 pm on January 17, 2024, Defendant will not be	
5	electronically monitored. Defendant will call Officer	
6	Basurto from his home on the evening of Monday, January	
7	15, 2024; and call Officer Basurto from his hotel on the	
8	evening of Tuesday, January 16, 2024; and call Officer	
9	Basurto before surrendering to prison on the morning	
10	Wednesday, January 17, 2024.	
11	All other conditions of Mr. Strutz's pretrial release shall remain in full force and effect.	
12	Officer Basurto is in receipt of Defendant's hotel and flight itinerary and has confirmed this	
13	information with Defendant's mother/custodian.	
14		
15	Respectfully submitted,	
16	PHILLIP A. TALBERT United States Attorney	
17	Office States Attorney	
18	Date: January 12, 2024  /s/ David L. Gappa  DAVID L. GAPPA	
19	Assistant United States Attorney Attorney for Plaintiff	
20	Theories for Financial	
21	HEATHER E. WILLIAMS	
22	Federal Defender	
23	Date: January 12, 2024 /s/ Eric V. Kersten ERIC V. KERSTEN	
24	Assistant Federal Defender Attorney for Defendant	
25	KEVIN JAMES STRUTZ	
26		
27		
28		

Strutz: Stipulation to Modify Pretrial Release Conditions; Proposed Order

## Case 1:20-cr-00217-JLT-SKO Document 83 Filed 01/12/24 Page 3 of 3 ORDER Pursuant to the parties' stipulation, the Court hereby modifies Special Condition 7(b) of the Modified Order Setting Conditions of Pretrial Release for Kevin Strutz [Doc.57], shall be modified as set forth above. IT IS SO ORDERED. Dated: **January 12, 2024** UNITED STATES MAGISTRATE JUDGE

Strutz: Stipulation to Modify Pretrial Release Conditions; Proposed Order